1 STEVEN T. JAFFE, ESQ. Nevada Bar No. 007035 2 sjaffe@lawhjc.com CINDIE D. HERNANDEZ, ESQ. Nevada Bar No. 007218 3 chernandez@lawhjc.com 4 5 HALL JAFFE & CLAYTON, LLP 7425 Peak Drive 6 Las Vegas, Nevada 89128 (702) 316-4111 7 Fax (702) 316-4114 8 Attorneys for Defendant Tipkamol Kidkan 9 UNITED STATES DISTRICT COURT 10 DISTRICT OF NEVADA 11 LYSCOTT KENWIN DURANT, individually, | CASE NO. 2:19-cv-00235-GMN-VCF 12 Plaintiffs, 13 STIPULATION AND ORDER TO VS. 14 EXTEND DISCOVERY DEADLINES TIPKAMOL KIDKAN, individually; SIXT [SEVENTH REQUEST] 15 RENT A CAR. LLC: A foreign Limited Liability Company; DOE INDIVIDUALS 1-20, inclusive; and ROE CORPORATIONS 1-16 20; 17 Defendants. 18 19 IT IS HEREBY STIPULATED AND AGREED, in compliance with Local Rules 26-3 20 and IA 6-1, that the remaining discovery deadlines shall be extended 150 days. The parties 21 continue to exercise their best efforts to resolve this matter through private mediation. 22 However, while preparing for mediation, it was discovered that the Plaintiff was involved in a 23 subsequent motor vehicle accident on October 27, 2020, which may require the reopening of 24 Plaintiff's deposition. Additionally, the parties may need to obtain supplemental expert 25 reports regarding opinions on the impact, if any, that subsequent accident had on Plaintiff's 26 claimed injuries, damages and losses herein. Defendant Kidkan, through her counsel, has 27 subpoenaed Plaintiff's providers for records pertaining to that accident, which have yet to be

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received. Necessarily, the information contained therein may impact Plaintiff's damage computation herein.

The current discovery deadline is July 13, 2021, which cannot accommodate the necessary discovery remaining without causing each of them undue prejudice.

It is the parties' seventh request for an extension.

#### A. The Parties Have Completed The Following Discovery To Date:

1. **Plaintiff**: Plaintiff made initial disclosures on April 1, 2019. Supplements were made on or about May 11, 2020, May 12, 2020, and July 25, 2020. In his July 25, 2020, supplemental disclosure, Plaintiff designated several experts, including Jason Garber, M.D., Randall Yee, D.O., Jorg Rosler, M.D., Timothy J. Reust, and, Janet E. Bauman, Ph.D./Louis F. Mortillaro, Ph.D, each of whom have published extensive written reports setting forth their respective opinions regarding Plaintiff's injuries and damages.

Plaintiff also served Defendant Kidkan with Interrogatories and Requests for Production on July 23, 2019, and she responded on August 19, 2019. Plaintiff served Defendant Sixt Rent A Car, LLC with written discovery on May 1, 2020, to which it responded on July 31, 2020.

The Plaintiff conducted Defendant Kidkan's deposition on June 3, 2020, and percipient witness Edward Samandi's deposition on August 19, 2020.

2. **Defendants**. Defendants' initial disclosures were made on April 11, 2019. Supplements followed on or about August 27, 2019, October 18, 2019, January 15, 2020, May 13, 2020, July 16, 2020, November 13, 2020, and April 14, 2021. Defendants similarly designated experts, including Hugh Bassewitz, M.D., Lewis Etcoff, Ph.D., David J. Oliveri, M.D., Maryann Shannon, M.D., and J. Pablo Villablanca., M.D, each of whom have published multiple written reports setting forth their respective opinions regarding Plaintiff's injuries and damages, and responding to Plaintiff's experts' opinions regarding same.

In June 2019, Defendants subpoenaed medical records from 18 of Plaintiff's medical care providers, and the Nevada Highway Patrol. Defendants' pursuit of these extensive records was recently completed and disclosed.

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Defendants served Plaintiff with Interrogatories, Requests for Production of Documents, and Requests for Admission on 12/4/19, and responses were received January 13, 2020.

The Defendants conducted Plaintiff's deposition on January 17, 2020, and the deposition of Nevada Highway Patrol Officer Patricia Mendoza on February 6, 2020.

The Defendants recently learned of a subsequent motor vehicle accident involving the Plaintiff, which is the subject of current discovery efforts between the parties. It is expected that the discovery regarding that matter will take approximately 90 additional days to acquire, evaluate, and determine whether the matter may be resolved through mediation rather than a trial.

As a result of the foregoing discovery efforts, and applicable state and federal law, Defendant Sixt Rent A Car, LLC was dismissed with prejudice (EDC No. 39).

## **B.** The Following Discovery Remains To Be Completed:

1. Depositions:

The following depositions remain to be taken:

- i) potential reopening of Plaintiff's deposition to address the impact of his subsequent motor vehicle accident upon the injuries and damages sought herein;
  - ii) accident witness Aek Ussivakul (a Thailand resident);
  - iii) treating physician(s) of the Plaintiff;
  - iv) expert witnesses; and,
  - v) other witnesses to be determined.
- 2. This list is a good faith effort by the parties to continue with planned discovery. The list is not considered exhaustive by the parties, and each anticipate that they will need to conduct other forms of discovery not specifically delineated herein, and they anticipate doing so on an as-needed basis.

## C. Why Discovery Cannot Be Completed According To Current Deadlines:

Good cause exists in this case to extend all applicable discovery dates and deadlines by 150 days. Meaningful overtures were made by the parties to resolve the case in lieu of incurring significant expert discovery costs and further trial preparation/litigation expenses as

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outlined herein. The first available setting for selected mediator, the Honorable Jennifer Togliatti, was November 23, 2020. Unable to resolve the claim in mediation, the parties were forced to return to formal litigation and pretrial preparation.

Moreover, the parties are amenable to conducting relevant and proportional additional discovery to assist in returning the matter for a second mediation effort. However, both parties understand and agree that additional information is required from Plaintiff and the parties' respective experts to ensure that a second mediation setting is appropriate.

Accordingly, the pending July 13, 2021, discovery cutoff does not afford the parties sufficient time to complete the expert discovery phase of litigation and to prepare the case for a second mediation. Consequently, an additional 150 days is sought to complete discovery.

## D. <u>Proposed Schedule of Discovery:</u>

The parties jointly agree that discovery deadlines should be adjusted as follows:

	<b>Current Deadline</b>	Proposed Deadline
Motion to Amend Pleadings or Add Parties	closed	closed
Initial Expert Disclosure Deadline	closed	closed
Interim Status Report	closed	closed
Rebuttal Expert Disclosure Deadline	closed	closed
Discovery Cutoff	7/13/21	12/13/21
Dispositive Motion Deadline	8/13/21	1/13/22
Joint Pre-trial Order	9/16/21	2/16/22

<sup>\*</sup>If dispositive motions are filed, the deadline for filing the joint pre-trial order will be suspended until 30 days after decision on the dispositive motions or further order of the court.

The parties respectfully request that this Stipulation and Order to Extend Discovery (Seventh Request) be granted, and that the Court adopt the proposed dates set forth above.

1	This Stipulation and Order is timely under LR 26-3 as more than twenty-one (21) days		
2	remain before the soonest deadline sought to be extended by this Stipulation.		
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4	DATED this 11th day of June, 2021.	DATED this 11th_day of June, 2021.	
5	HALL JAFFE & CLAYTON, LLP	DIMOPOULOS INJURY LAW	
6	/ <u>s/ Cindie D. Hernandez</u> STEVEN T. JAFFE, ESQ.	<u>/s/ Paul A. Shpirt</u> STEVE DIMOPOULOS, ESQ.	
7	Nevada Bar No. 7035 CINDIE D. HERNANDEZ, ESQ.	Nevada Bar No. 12729 PAUL A. SHPIRT, ESQ.	
8	Nevada Bar No. 7218 7425 Peak Drive	Nevada Bar No. 10441 6830 S. Rainbow Blvd., Ste. 200	
9	Las Vegas, Nevada 89128 Attorneys for Defendant Tipkamol Kidkan	Las Vegas, NV 89118 Attorneys for Plaintiff	
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11	<u>ORDER</u>		
12	IT IS SO ORDERED.		
13	Can Facher		
14	UNITED STATES MAGISTRATE JUDGE		
15	6-11-2021		
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1 **CERTIFICATE OF SERVICE** I certify that I am an employee of HALL JAFFE & CLAYTON, LLP, and on June 11, 2 2021, I served a copy of the foregoing **STIPULATION AND ORDER TO EXTEND** 3 **DISCOVERY DEADLINES (SEVENTH REQUEST)** as follows: 4 5 [ ] **U.S. MAIL** — By depositing a true copy thereof in the U.S. Mail, first class postage prepaid and addressed as listed below; and/or 6 **FACSIMILE** — By facsimile transmission to the facsimile number(s) shown below; [ ] 7 and/or 8 **HAND DELIVERY** — By hand-delivery to the addresses listed below; and/or [ ] 9 [X]**ELECTRONIC SERVICE** — Pursuant to the Court's CM/ECF e-filing system. 10 11 Steve Dimopoulos, Esq. Paul Shpirt, Esq. 12 DIMOPOULOS INJURY LAW 6830 S. Rainbow Blvd., Ste. 200 13 Las Vegas, NV 89118 Attorneys for Plaintiff 14 15 /s/ Michele Stones 16 An Employee of HALL JAFFE & CLAYTON, LLP 17 18 19 20 21 22 23 24 25 26 27

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